DATE 3-21-07

DATE BB-469

Amendments to House Bill No. 469 3rd Reading Copy

Requested by

For the Senate Taxation Committee

Prepared by C. A. Daw March 21, 2007 9:13 AM

1. Page 1, line 6
Following: "by"
Insert: "certain"

2. Page 8, line 17.

Following: "provider"

Strike: "as defined in 15-6-138"

Insert: "that is a cooperative rural electric association, a cooperative rural telephone association, or a subsidiary of a cooperative rural electric association or a cooperative rural telephone association. All other commercial mobile radio service providers would be centrally assessed."

3. Page 8.

Following: line 17

Insert: "NEW SECTION Section 5. If property owned by a telephone company and a centrally assessed commercial mobile radio service provider is jointly used, the property must be assessed as telephone property."

Renumber: subsequent sections

- END -

Effect Statement:

This amendment would leave all cell phones in class 4 and 8 at 3% tax rates. Co-ops and their subsidiaries would be excluded from central assessment. All other telephone companies would be subject to central assessment.